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CLIEGE LAW OFFICES, PLLC 321 P.O. Box 1388 Flagstaff, AZ 86002-1388 2 (928) 226-8333 3 John G. Gliege (#003644) 4 Stephanie J. Gliege (#022465) 5 Attorneys for the Complainants BEFORE THE ARIZONA CORPORATION COMMISSION 6 7 RAYMOND R. PUGEL AND JULIE B. **DOCKET NO. W-03512A-06-0407** 8 PUGEL, husband and wife as trustees of THE RAYMOND R. PUGEL and JULIE B. PUGEL FAMILY TRUST, 10 and ROBERT RANDALL and SALLY RANDALL, NOTICE OF FILING RAY PUGEL 11 husband and wife REBUTTAL TESTIMONY Complainants, 12 13 PINE WATER COMPANY, an Arizona Corporation 14 Respondent.. 15 16 17 18 ASSET TRUST MANAGEMENT, CORP. Complainants, **DOCKET NO.W-03512A-06-0613** 19 20 PINE WATER COMPANY, an Arizona Corporation 21 Respondent. 22 23 JAMES HILL and SIOUX HILL, husband and 24 wife and as trustees of THE HILL FAMILY TRUST, **DOCKET NO. W-03512A-07-0100** 25 Complainants, Arizona Corporation Commission 26 DOCKETED PINE WATER COMPANY, an Arizona 27 Corporation JAN 2 5 2008 28 Respondent. 29 **DOCKETED BY** MR

1	Original and 19 copies mailed/delivered	
	This 24 <sup>th</sup> day of January, 2008 to:	
2		
3	Arizona Corporation Commission	
,	Attn: Docket Control	
4	1200 W. Washington	
ł	Phoenix, AZ 85007	
5	Copies of the foregoing mailed/delivered	
	This 24 <sup>th</sup> day of January, 2008 to:	
6	11113 24 day of January, 2000 to.	
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10	Christopher Kempley, Chief Counsel Legal Division	
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29		

## EXHIBIT A

Rebuttal Testimony

Of

Ray Pugel

1 REBUTTAL TESTIMONY OF RAY PUGEL 2 3 Ouestion: State your full name. 4 Answer: Ray Pugel 5 6 O: You are a party to this proceeding before the Arizona Corporation Commission? 7 A: Yes 8 O: You have been present during the testimony given in this matter and have reviewed the transcript of 10 these proceedings? 11 A: Yes 12 Q: On Page 926 – Line 18 of the Transcript Mr. Hardcastle states that he is sick of paying legal bills. 13 14 He has also repeatedly stated that he only makes prudent business decisions. Do you believe that the 15 expenditure of water customer monies in this case is a prudent decision by Mr. Hardcastle? 16 A: If our property is not deleted from the Certificate of Convenience and Necessity, and if it is 17 developed in a manner which would require connections to the Pine Water Company, the number of 18 connections which would be available probably would never generate sufficient funds to recover his 19 legal expenses in this matter. I do not believe that this is a prudent decision. 20 21 O: On Page 933 – Lines 11 to 25 Mr. Hardcastle states that the engineering firm came up with the 22 proposal to hook up the Milk Ranch Well. Do you believe that this is true? 23 A. On page 1465 lines 1-24 Mr. Hardcastle rebuts himself when he states that he instructed the 24 engineers regarding what he wanted looked at in the proposal to hook up the Milk Ranch Well. Clearly 25 he chose an expensive alternative. 26 27 O: On Page 938 of the Transcript Mr. Hardcastle discusses Interconnection costs. Do you believe that

the decisions he is making concerning the costs of interconnection are prudent?

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A: The 24 hour test on our well was completed on 9/25/06. I handed this document out at the Oct. PSWID meeting and gave a presentation to the PSWID board. Mr. Hardcastle was in attendance. The meeting date was Oct 19, 2006. O: On Page 974 Line 12 of the Transcript Mr. Hardcastle testified that the K2 well site is large enough to have all the drilling operations contained on it. Do you believe that is true? A: No. I know he doesn't because I have drilled a deep well. You need room for the drilling rig, the casing, the drill rod, and a compressor the size of a small RV. In addition, you have to dispose of the effluent and on that property you cannot have a hole big enough to percolate and dispose of it- It is improbable that there is sufficient room on the K2 site to hold all these things... Q: On Page 978 Line 21 through Page 979 line 7 of the Transcript Mr. Hardcastle indicates that it is not unusual to require a developer to provide a deposit to the utility before the utility will beginning review the property owner's proposal. In your experience is this a usual or normal activity? A: No. It is not normal. With APS you put down a deposit after you know the costs. You do not give them \$10,000 to open a dialogue. Q: On Page 993 Line 15 through Line 17 of the Transcript Mr. Hardcastle testified that the tank purchased by Mr. Richie was only to be used for fire protection. Is that correct? No: – The tank was refurbished for potable water. O: On Page 1045 Lines 2 through 9 Mr. Hardcastle indicated that the leaking line in front of your building was a threat to the building. Do you agree? A: There was no threat to the building. At that time we had grass and our leach field is there. I noticed some wet spots and thought it was my sewage system. I discovered it was fresh water and called the utility company.

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A: No probably not. Furthermore, the effect of this would be to dilute the 100 year production capacity

of the well because the water from it would be commingled with the Pine Water System Water and since

there is a shortage there it would take more of the water from the Milk Ranch Well. In essence, being

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supply one meter to your property. Is this true?

	The supplemental parties of the control of the cont		
1	Q: If the Milk Ranch Well were connected to only a portion of the Pine Water System would that		
2	portion be benefited?		
3	A: Yes by connecting the Milk Ranch Well to a portion of the system it would provide water for that		
4	portion and relieve the remainder of the system of the requirement of providing water to that sector.		
5	Q: On Page 1443 Line 16 of the Transcript Mr. Hardcastle indicated the District received the peer		
6	reviews. Is this correct?		
7	A: No. Only 2 members of the district got the peer review reports. Others did not see the reports until		
8	hey were requested by Judge Nodes and then made public.		
9			
10	Q: Do you agree with Mr. Hardcastle on Page 1488 Line 14 of the Transcript that he has not done		
11	anything to cause the moratoria to continue?		
12	A: No, Pine Water Company has not found any water. If it had the moratoria could be lifted.		
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15	Q: On Page 1607 Line7 through 9 of the Transcript Mr. Hardcastle states that the Morrison Maierle		
16	Study looked at all of Strawberry and Pine. Is that correct?		
17	A: No, it is not true. The study looked at Strawberry.		
18			
19	Q: On Page 1609 Line 6 and 7 Mr. Hardcastle indicated that you drilled the Milk Ranch Well where you		
20	did because you owned the property. Is that correct?		
21	A: No, that is not true. The Milk Ranch Well was drilled in that location because Mike Plough said it		
22	was an excellent location.		
23			
24	Q: On Page 1619 Line 8 of the Transcript Mr. Hardcastle says that the payment of \$10,000 is not for the		
25	right to negotiate. Is that correct?		
26	A:. No, the Will serve letter says you must deposit \$10,000 prior to the negotiation of any agreements.		
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28	Q: On Page 1686 Line 17 through 19 Mr. Hardcastle states that Project Magnolia was inoperative in the		
29	summer of 2007. Do you agree?		
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A: Based on the testimony of Mr. Bossert it is clear that that is infact not true and that Pine Water Company was sending water to Strawberry Water Company via Project Magnolia. O: On Page 1751 Line 7 through 12 Mr. Hardcastle testified that Mr. Richie did not become involved in negotiations regarding the K2 wellsite until late in the fall of 2006. Is that correct? A: No. I first brought up the conflict in my letter of October 24, 2006 regarding this matter. O: Mr. Olea testified that things are getting better in Pine regarding the water situation. Do you agree with that? A: No, the community is hauling more water than ever before, the lines are continuing to break, customers are continuing to complain and the costs have increased, so no it is not better. O: Mr. Olea testified that if the K2 well was not successful it would mean that there is no deep acquifer under Pine or Strawberry. Do believe that is correct? A: No, Mr. Olea has not fully studied the issue, was not aware of information concerning the existing wells in the community; and has merely applied an ultra restrictive approach to considering the information. To hit water in Pine it is helpful to be in the vicinity of a fault line. O: Do you think that Mr. Olea should be allowed to testify in this case? A: Absolutely not. He testified with the Staff's solution prior to hearing any of the testimony. How can you formulate an opinion that affects people's lives prior to hearing the testimony of the participants. The proper course should be to formulate their recommendation after hearing the facts. They issued an opinion without knowing the details of the case. Evidence of this is that he had to amend his written testimony twice. Q: Does that conclude your written Testimony? A: Yes

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